Attorney Docket No: 25237-12870

Client Ref: 114.00US USSN: 10/520,230

REMARKS

STATUS OF THE CLAIMS

Claims 10-22 were pending in the application. The applicants have canceled claims 1-9, 16,

17 and 22-37 without prejudice or disclaimer.

The specification, at paragraph 97, has been amended to recite "this format" instead of "a

this format." The amendment corrects for a typographical error.

Claim 10 has been amended to recite that cleavable linkage is chemically cleavable.

photochemically cleavable, or enzymatically cleavable, and isolating cell types having at least one

antibody bound to at least one cell surface antigen. The amendment finds support throughout the

specification, such as, for example, previously pending claims 16 and 17.

Claim 12 has been amended to delete the recitation of "short-lived."

The amendments to the claims therefore add no new matter and entry is respectfully

requested.

ELECTION/RESTRICTION REQUIREMENT

Pursuant to the restriction requirement made final and election of claims 10-22, Applicants

cancel claims 1-9 and 23-37 with entry of this amendment. Applicant reserves the right to file

subsequent applications claiming the canceled subject matter. In addition, the claim cancellations

should not be construed as abandonment or agreement with the Examiner's position in the Office

Action.

OBJECTIONS

6

25237/12870/DOCS/2002879.1

Attorney Docket No: 25237-12870 Client Ref: 114,00US

USSN: 10/520,230

The disclosure was objected to because the phrase "a this format" should have been "this format," The applicants have amended the specification so that paragraph 97 now recites "this format." The Examiner is respectfully requested to withdraw the objection.

REJECTIONS OF THE CLAIMS UNDER 35 U.S.C. §112

- (a) The Examiner rejected claims 10-22 under 35 U.S.C. §112, first paragraph, as not enabled. The applicants have amended independent claim 10 to recite isolating cell types having at least one antibody bound to at least one cell surface antigen. The Examiner is respectfully requested to withdraw the rejection.
- (b) The Examiner rejected claims 10-22 under 35 U.S.C. §112, second paragraph, as being indefinite. The applicants have amended independent claim 10 to recite cleavable linkage is chemically cleavable, photochemically cleavable, or enzymatically cleavable and deleted the recitation of "short lived" in claim 12. The Examiner is respectfully requested to withdraw the rejection.

Attorney Docket No: 25237-12870 Client Ref: 114.00US

USSN: 10/520,230

CONCLUSION

Consideration of the claims is respectfully requested, and a notice of allowance is earnestly solicited. If the Examiner has any questions concerning this Amendment, the Examiner is invited to

telephone Applicants' representative at (650) 335-7818.

Respectfully submitted, Sharat Singh et al.

Dated: __December 9, 2008 ______ By: _/Narinder Banait/

Narinder S. Banait, Reg. No. 43,482 Fenwick & West LLP

801 California Street Mountain View, CA 94041 Telephone: 650-335-7818 Facsimile: 650-938-5200

E-mail: nbanait@fenwick.com